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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/050,248	01/16/2002	Caijun Shi	33211.0009	9950
75	90 09/23/2003	1		
Michael F. Scalise			EXAMINER	
Hodgson Russ LLP Suite 2000			MARCANTONI, PAUL D	
One M&T Plaza	-		ART UNIT	PAPER NUMBER
Buffalo, NY 1	4203-2391		ARI ONI	PATER NUMBER
			1755	3
		•	DATE MAILED: 09/23/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

ريد الله الماريد السياسا				AS					
		Application No.	Applicant(s)						
		10/050,248	SHI ET AL.						
~	Office Action Summary	Examin r	Art Unit						
		Paul Marcantoni	1755						
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period fo	• •	I V IS SET TO EVOID	DE 2 MONTU(S) EDOM						
THE N - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state eply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however ply within the statutory minimu d will apply and will expire SIX ute, cause the application to be	may a reply be timely filed m of thirty (30) days will be considered time (6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).						
1)🖂	Responsive to communication(s) filed on 16	3 January 2002 .							
2a)	This action is FINAL . 2b) 🖂	This action is non-final].						
3)									
	on of Claims								
4)⊠ Claim(s) <u>1-37</u> is/are pending in the application.									
	4a) Of the above claim(s) is/are withdr	awn from consideration	on.						
5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-37</u> is/are rejected.									
	7) Claim(s) is/are objected to.								
	Claim(s) are subject to restriction and on Papers	or election requireme	nt. ,						
9) The specification is objected to by the Examiner.									
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12)☐ The oath or declaration is objected to by the Examiner.									
Priority u	nder 35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) All b) Some * c) None of:									
1. Certified copies of the priority documents have been received.									
2. Certified copies of the priority documents have been received in Application No									
	3. Copies of the certified copies of the pri application from the International E ee the attached detailed Office action for a lis	Bureau (PCT Rule 17.2	2(a)).	Stage					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachment			- 50						
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 No	erview Summary (PTO-413) Paper No tice of Informal Patent Application (PT ner:						

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-37 are rejected under 35 U.S.C. 102(a,b,and/or e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Plungian et al., Cornwell, Nisnevich et al., Spinney, Dudley et al., PL 126204 (Stokosa et al.), JP 61031371 (Kikuchi et al.), SU 1219575 (Fedynin et al.), FR 2599360 (Royer), SU 1578113 (Volzhenskii et al.), SU 1585309 (Fedynin), SU 1742271 (Fedynin et al.), Okami et al. (JP 11236260), or Weiss et al. (RO 112843).

All of the above cited references teach a cellular cement/concrete composition comprising cement, lightweight aggregate (as defined by applicants), lime containing material, and water in amounts anticipating the instant invention. The method would appear to be routine mixing, pouring, and setting conventionally done for concrete. Even assuming the invention is not anticipated, overlapping ranges have amounts have also been held to be prima facie obvious to one of ordinary skill in the art. It is also noted that since applicants composition can contain zero weight percent cement substitute it need not be in the composition. Further, it is

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conventional and would appear notorious to one of ordinary skill in the art to add commonly used additives such as shrinkage reducing agents, and gas forming or foaming agent.

Inquiries may be made to Paul Marcantoni at 703-308-1196 or if unavailable, Mark Bell at 703-308-3823.

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